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PTO/SB/25 (08-03)

TERMINAL DISCLAIMER TO OBVIATE A PROVISIONAL DOUBLEPATENTING					Docket Number (Optional)	
REJ	ECTION OVER A	PENDING SECOND	APPLICATION		5136	
		· · · · · · · · · · · · · · · · · · ·				
In re Application of:	Wakefield & Be	an				
Application No.:	10/729,833					
Filed:	12/05/2003					
For:	Integrated Data	Products				
Attorophy Companier		of 400 name.	-4 *-4		h 1 19 11 11 1	
Attensity Corporation, orovided below, the ter	owner	tatutory term of any	ni interest in the in patent granted on	stant application	n hereby disclaims, except lication, which would extend	
beyond the expiration of	late of the full stat	utory term defined in	1 35 U.S.C. 154 ai	nd 173 as shorte	ened by any terminal	
disclaimer filed prior to	the grant of any p	atent granted on any	y of the following s	second applicati	on(s):	
	tion Number	10/729.388	filed on	12/5/03		
Application Number		10/729,889	, filed on	12/5/03	•	
Application Number		10/729,414	, filed on, filed on	12/5/03		
Application Number						
Application Number		10/729,883	, filed on, filed on, filed on	12/5/03		
Application Number		10/729,878	, filed on	12/5/03		
Application Number		10/729,862	, filed on	12/5/03		
Application Number		10/729,431	, filed on , filed on	12/5/03	2/5/03	
Applicat	tion Number	10/729,864	, filed on	12/5/03		
second application are commonly owned. This agreement runs with any patent granted on the Instant application and is binding upon the grantee, its successors or assigns.  In making the above disclaimer, the owner does not disclaim the terminal part of any patent granted on the instant application that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. 154 and 173 of any patent granted on the second application, as shortened by any terminal disclaimer filed prior to the patent grant, in the event that any such granted patent: expires for failure to pay a maintenance fee, is held unenforceable, is found invalid by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed under 37 CFR 1.321, has all claims canceled by a reexamination certificate, is reissued, or is in any manner terminated prior to the expiration of its full statutory term as shortened by any terminal disclaimer filed prior to its grant.  Check either box 1 or 2 below, if appropriate.						
agency, etc.), the undersigned is empowered to act on behalf of the organization.						
information and belief a false statements and th	re believed to be t e like so made an	true; and further that e punishable by fine	these statements or imprisonment.	were made with or both, under S	nat all statements made on h the knowledge that willful Section 1001 of Title 18 of application or any patent	
2. The undersig	ned is an attorney	or agent of record.				

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*Statement under 37 CFR 3.73(b) is required if terminal disclaimer is signed by the assignee (owner).					
Form PTO/SB/96 may be used for making this statement. S	See MPEP § 324.				